

IN THE DRAWING

Please amend the drawings 1 to 3 and 11 to 12 as the following. The amendment of the drawings is based on the suggestion of Examiner in the office action. The elements are re-numbered and Figs. 11 and 12 are added the description of prior art. No other portion is amended. Thereby, no new matter is added.

REMARKS

Responsive to the objections and rejections made of the Examiner in office action. We have amended the specification, claims and abstracts. All the errors disclosed in that office action has been corrected according to the Examiner's indications disclosed in the official action.

Since in the office action, the original claims 7, 8 and 10 are allowed, thus in this amendment, the applicant decides to cancel Claims 1 to 6, 9, 11 to 17 (11 to 17 are original cancelled in the previous amendment), without prejudice or disclaimer of the subject matter thereof, add amend claims 7, 8, and 10 as the following. Claim 7 is the combination of the original claims 1, 4 and 7 (since the claim 7 is dependent to claim 4 and the claim 4 is dependent to claim 1), claim 8 is the combination of the original claims 1, 4 and 8 and the claim 10 is the combination of the original claims 1, 4 and 10. In the amendment of the claims, the screwing angle is changed as screw angle and some minor errors are amended. Thereby it is assured that no new matter is added in this amendment.

We feel sorry in the numerals of the elements of the present invention in the specification, claims, and drawings so that make the reader feel fuzzy, this is because in the original scripts are modified many times. In the amendment, we have carefully checked and amend the numerals of elements about the thread section, helix angle, thread and pitch for all the specification, drawings, abstract and claims. After amendment, all these are matched. According to instruction of Examiner in the office action, we have re-number elements.

If there still is any error in the claims or specification, Applicant requests and authorizes Examiner to amend the claims of the present invention so that the claim and specification can match the requirement of U. S. Patent. Attentions of Examiner to this matter

are greatly appreciated.

Since in the original claims 7, 8 and 10 are allowed, and in this amendment, the applicant has cancelled Claims 1 to 6, 9, 11 to 17, and we have amended the specification, claims and abstracts. All the errors disclosed in that office action has been corrected according to the Examiner's indications disclosed in the official action. Thus, it is now believed that the subject Patent Application has been placed in condition for allowance, and such action is respectively requested.

Respectfully submitted.

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